AGREEMENT OF MERGER dated as of

September 28, 1971, by and among FAIRBANKS

MORSE INC, a Delaware corporation ("F-M"),

COLT'S INC, an Arizona corporation ("Colt's"),

ELOX INC, a Delaware corporation ("Elox"),

GEORGE L. DETTERBECK COMPANY, a Delaware corporation ("Detterbeck"), LIBERTY INDUSTRIAL

PARK CORPORATION, a Delaware corporation

("Liberty"), MICKEY THOMPSON ENTERPRISES, INC.,

a Delaware corporation ("MTE"), QUINCY INC,

a Delaware corporation ("Quincy"), PRATT &

WHITNEY INC, a Delaware corporation ("P&W"),

MACHINERY TRADING INC "., a Delaware corporation ("PTEW"),

COMPANY, a Delaware corporation ("Potter").

The Board of Directors of each of F-M, Colt's, Elox, Detterbeck, Liberty, MTE, Quincy, P&W, MTI and Potter (collectively the "Constituent Corporations") has deemed it advisable for the benefit of that corporation and for the benefit of its stockholder that Colt's, Elox, Detterbeck, Liberty, MTE, Quincy, P&W, MTI

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and Potter (collectively called the "Merging Corporations")
be merged into F-M (the "Surviving Corporation") on the terms
and conditions herein set forth and has approved this Agreement of Merger (the "Agreement").

P-M, Elox, Detterbeck, Liberty, MTE, Quincy, P&W, MTI, and Fotter are duly organized and existing as corporations under the laws of the State of Delaware, having been incorporated on the dates and under the names indicated below and having on the date hereof authorized capital stock consisting of the number, of shares of Common Stock, with the par values, indicated below, of which the number of shares indicated below are issued and outstanding and entitled to one vote per share:

Corporation	Date of Incorporation	Name Capi Under Which (Con	thorised tal Stock sisting of on Stock)	Par Value	Shares of Common Stor Issued and Outstanding
* P-M	Apr. 28, 1964	Fairmorco Corporation	10,000	\$1	1,000
Flox	May 24, 1967	Elox Corporation	2,000	No Par	1,000
Detterbeck	Oct. 22; 1965	Colt Moline Corporation	200	No Par	10 🚅
Liberty	Nov. 29, 1955	Liberty Products Corporation	1,000	\$100	1,000
NTE	Oct. 9, 1969	Mickey-Colt Inc	1,000	No Par	1,000
Quincy	Nov. 17, 1965	Q Acquisition Inc	10,000	\$1	1,000 -
P&W .	June 22, 1955	Pratt & Whitney, Incorporated	200	No Par	200 -
MTI	Mar. 22, 1956	Penn-Texas Corporation	250	\$1 .	250.
Pótter	Mar. 15, 1948	Potter & Johnston Company	250	No Par	250

Colt's is duly organized and existing as a corporation under the laws of the State of Arizona, a Certificate of Incorporation having been issued to it on March 17, 1954, under the name "A and B Mining Corporation" and has authorized capital stock of 2,500,000 shares of Common Stock, each with a par value of \$10, of which 30,000 shares are issued and outstanding and entitled to one vote per share.

F-M was qualified to do business in the State of Arizona on May 11, 1964, pursuant to Section 10-481 of the General Corporation Law of the State of Arizona.

and mutual covenants and agreements herein contained and for the purpose of prescribing the terms and conditions of the merger (the "Merger") of the Merging Corporations into the Surviving Corporation, the method or mode of carrying the same into effect, the manner of converting or exchanging the shares and assets of the Merging Corporations into or for shares of the Surviving Corporation and such other details and provisions necessary to disclose all matters affecting the Merger or as are otherwise deemed necessary and desirable, the parties hereto have agreed, and do hereby agree, subject to the terms and conditions herein set forth, as follows:

ARTICLE I

this Agreement shall have been filed pursuant to Section

251(c) of the General Corporation Law of the State of Delaware
and pursuant to Section 10-345 of the General Corporation Law
of the State of Arizona or (ii) the close of business on
September 30, 1971 ("the Effective Time of the Merger"), the
Merging Corporations shall be merged into the Surviving

Corporation; the separate existence of the Merging Corporations shall cease; and the Surviving Corporation shall continue to exist under the name "Colt Industries Operating Corp" by virtue of and shall be governed by the laws of the State of Delaware.

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- 1.02. Stockholder Action. This Agreement shall be submitted to the sole stockholder of each of the Constituent Corporations for adoption or approval by it.
- 1.03. Effect of Merger. At the Effective Time of the Merger, the Surviving Corporation without further action shall succeed to, possess and enjoy all property and assets of the Merging Corporations and all debts due to the Merging Corporations shall be taken and deemed to be transferred to and vested in the Surviving Corporation without further act or deed, but all rights of creditors against and liens on the property of any of the Merging Corporations shall be preserved unimpaired, and the Surviving Corporation shall thenceforth be responsible for all the liabilities, duties, and obligations of the Merging Corporations which may be enforced against the Surviving Corporation in the same manner and to the same extent as if incurred or contacted by, or imposed upon the Surviving Corporation, all as provided by the laws of Delaware and Arizona. At any time or from time to time after the Effective Time of the Merger the last acting officers of the respective Merging Corporations shall, in the name of the respective Merging

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Corporations, execute and deliver all such proper deeds, assignments and other instruments, as the Surviving Corporation may deem necessary or desirable in order to vest, perfect or confirm the Surviving Corporation's title to and possession of all property, rights, privileges, powers, franchises, immunities and purposes of the Merging Corporations, to evidence the fact that the separate existence of the Merging Corporations has ceased and otherwise to carry out the purposes of this Agreement.

In furtherance of the foregoing, all corporate acts, plans, policies, approvals and authorizations of the stockholder, Board of Directors, committees elected or appointed by the Board of Directors, officers or agents of the respective Merging Corporations which were valid and effective immediately prior to the Effective Time of the Merger shall be taken for all purposes as the acts, plans, policies, approvals and authorizations of the Surviving Corporation and shall be as effective and binding on the Surviving Corporation as the same were with respect to the respective Merging Corporations. The employees and agents of the respective Merging Corporations shall become the employees and agents of the Surviving Corporation and shall continue to be entitled to the same rights and benefits, and subject to the same limitations, qualifications, rights of amendment, termination, reassignment or changes in assignment, reserved to the respective Merging Corporations, which they enjoyed and were subject to as employees and agents of the respective Merging Corporations.

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ARTICLE II

2.01. The Capital Stock of the Constituent Corporations. At the Effective Time of the Merger, the issued and then outstanding shares of Common Stock of each of the Merging Corporations shall not be converted or exchanged but shall be surrendered and canceled, and shares of the Surviving Corporation shall not be issued in exchange therefor; and the shares of the Surviving Corporation shall not be changed.

ARTICLE III

- 3.01. Certificate of Incorporation of Surviving Corporation. At the Effective Time of the Merger the Certificate of Incorporation of F-M shall be amended as follows:
- 1. Article FIRST shall be deleted and the following inserted in lieu thereof:

"FIRST: The name of the corporation (hereinafter called the Corporation) is COLT INDUSTRIES OPERATING CORP"

As so amended the Certificate of Incorporation of F-M in effect immediately prior to the Effective Time of the Merger shall become and continue to be the Certificate of Incorporation of the Surviving Corporation.

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- 3.02. By-laws of Surviving Corporation. The By-laws of F-M as in effect immediately prior to the Effective Time of the Merger shall become and continue to be the By-laws of the Surviving Corporation.
- ration. The number of directors of the Surviving Corporation shall be three, and the persons constituting the the Board of Directors of F-M immediately prior to the Effective Time of the Merger shall continue to be the directors of the Surviving Corporation and shall hold office until the annual meeting of stockholders of the Surviving Corporation next following the Effective Time of the Merger and until their successors shall have been elected and shall have qualified. If at the Effective Time of the Merger a vacancy shall exist on the Board of Directors, such vacancy may be filled in the manner provided by the By-laws of the Surviving Corporation as in effect at and after such time.
- 3.04. Officers of the Surviving Corporation. The number of officers of the Surviving Corporation shall be nine, and the officers of F-M in office immediately prior to the Effective Time of the Merger shall become and continue to be

the officers of the Surviving Corporation, each to hold office in accordance with the By-laws of the Surviving Corporation as in effect at and after the Effective Time of the Merger.

ARTICLE IV

4.01. Counterparts. This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, and it shall not be necessary in making proof of this Agreement to produce or account for more than one such counterpart.

IN WITNESS WHEREOF, the President and a majority of the Board of Directors of each of the Constituent Corporations have executed and entered into this Agreement in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona and the Secretary of each Constituent Corporation has attested the seal of each such Constituent Corporation impressed hereon.

FAIRBANKS MORSE INC.

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COLT'S INC,

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LIBERTY INDUSTRIAL PARK CORPORATION, A majority of the Board of Directors MICKEY THOMPSON ENTERPRISES, INC., majority of the Board of Directors PRATT & WHITNEY INC, Director

A majority of the Board of
Directors

Secretary

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Secretary

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Attest:

Wall to Kafe Secretary

QUINCY INC,

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President & Director

Director

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A majority of the Board of Directors

MACHINERY TRADING INC,

President & Director

Director .

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A majority of the Board of Directors

POTTER & JOHNSTON COMPANY,

President & Director

Frank Complete.

Director Kef

A majority of the Board of Directors

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I HEREBY CERTIFY that I am the Secretary of FAIRBANKS MORSE INC, a Delaware corporation, and DO FURTHER CERTIFY as follows:

- 1. The foregoing Agreement of Merger (herein called the "Agreement") between FAIRBANKS MORSE INC and the other parties named therein was approved by resolution adopted by the Board of Directors of FAIRBANKS MORSE INC and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of FAIRBANKS MORSE INC pursuant to a Consent of Stockholder. In Lieu of Meeting given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of FAIRBANKS MORSE INC this 28th day of September 1971.

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Secretary

I HEREBY CERTIFY that I am the Secretary of COLT'S

INC, an Arizona corporation, AND DO FURTHER CERTIFY as follows:

- 1. The foregoing Agreement of Merger (herein called the "Agreement") between COLT'S INC and the other parties named therein was approved by resolution adopted by the Board of Directors of COLT'S INC and thereafter was executed in accordance with Section 10-342 of the General Corporation Law of the State of Arizona and Section 103 of the General Corporation Law of the State of Delaware.
- 2. The sole holder of capital stock of COLT'S INC executed a written consent waiving the provisions of Section 10-343 of the General Corporation Law of the State of Arizona with respect to notice by mail and notice by publication and adopted the Agreement.

IN WITNESS WHEREOF, I do sign my name as Secretary of COLT'S INC this 28th day of September 1971.

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I HEREBY CERTIFY that I am the Secretary of ELOX

INC, a Delaware corporation, and DO FURTHER CERTIFY as
follows:

- 1. The foregoing Agreement of Merger (herein called the "Agreement") between ELOX INC and the other parties named therein was approved by resolution adopted by the Board of Directors of ELOX INC and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of ELOX INC pursuant to a Consent of Stockholder in Lieu of Meeting given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of ELOX INC this 28th day of September 1971.

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Secretary

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I HEREBY CERTIFY that I am the Secretary of GEORGE
L. DETTERBECK COMPANY, a Delaware corporation, and DO FURTHER
CERTIFY as follows:

- 1. The foregoing Agreement of Merger (herein called the "Agreement") between GEORGE L. DETTERBECK COMPANY and the other parties named therein was approved by resolution adopted by the Board of Directors of GEORGE L. DETTERBECK COMPANY and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of GEORGE L. DETTERBECK COMPANY pursuant to a Consent of Stockholder In Lieu of Meeting given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of GEORGE L. DETTERBECK COMPANY this 28th day of September 1971.



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I HEREBY CERTIFY that I am the Secretary of LIBERTY INDUSTRIAL PARK CORPORATION, a Delaware corporation, and DO FURTHER CERTIFY as follows:

- 1. The foregoing Agreement of Merger (herein called the "Agreement") between LIBERTY INDUSTRIAL PARK CORPORATION and the other parties named therein was approved by resolution adopted by the Board of Directors of LIBERTY INDUSTRIAL PARK CORPORATION and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of LIBERTY INDUSTRIAL PARK CORPORATION pursuant to a Consent of Stockholder In Lieu of Meeting given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of LIBERTY INDUSTRIAL PARK CORPORATION this 28th day of September 1971.

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I HEREBY CERTIFY that I am the Secretary of MICKEY THOMPSON ENTERPRISES, INC., a Delaware corporation, and DO FURTHER CERTIFY as follows:

- called the "Agreement") between MICKEY THOMPSON ENTERPRISES, INC., and the other parties named therein was approved by resolution adopted by the Board of Directors of MICKEY THOMPSON ENTERPRISES, INC., and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of MICKEY THOMPSON ENTERPRISES, INC., pursuant to a Consent of Stockholder In Lieu of Meeting given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of MICKEY THOMPSON ENTERPRISES, INC., this 28th day of September 1971.

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I HEREBY CERTIFY that I am the Secretary of QUINCY INC, a Delaware corporation, and DO FURTHER CERTIFY as follows:

- -1. The foregoing Agreement of Merger (herein called the "Agreement") between QUINCY INC and the other parties named therein was approved by resolution adopted by the Board of Directors of QUINCY INC and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of QUINCY INC pursuant to a Consent of Stockholder In Lieu of Meeting given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of QUINCY INC this 28th day of September 1971.

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I HEREBY CERTIFY that I am the Secretary of PRATT & WHITNEY INC, a Delaware corporation, and DO FURTHER CERTIFY as follows:

- 1. The foregoing Agreement of Merger (herein called the "Agreement") between PRATT & WHITNEY INC and the other parties named therein was approved by resolution adopted by the Board of Directors of PRATT & WHITNEY INC and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of PRATT & WHITNEY INC pursuant to a Consent of Stockholder in Lieu of Meeting given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of PRATT & WHITNEY INC this 28th day of September 1971.

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I HEREBY CERTIFY that I am the Secretary of MACHINERY TRADING INC, a Delaware corporation, and DO FURTHER CERTIFY as follows:

- -1. The foregoing Agreement of Merger (herein called the "Agreement") between MACHINERY TRADING INC and the other parties named therein was approved by resolution adopted by the Board of Directors of MACHINERY TRADING INC and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of MACHINERY TRADING INC pursuant to a Consent of Stockholder In Lieu of Meeting given in accordance with Section 228 of the General Cor, oration Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of MACHINERY TRADING INC this 28th day of September 1971.

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I HEREBY CERTIFY that I am the Secretary of POTTER & JOHNSTON COMPANY, a Delaware corporation, and DO FURTHER CERTIFY as follows:

- called the "Agreement") between POTTER & JOHNSTON COMPANY and the other parties named therein was approved by resolution adopted by the Board of Directors of POTTER & JOHNSTON COMPANY and thereafter was executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona.
- 2. The Agreement thereafter was adopted by the sole holder of all the capital stock of POTTER & JOHNSTON COMPANY pursuant to a Consent of Stockholder In Lieu of Meeting given in accordance with Section 228 of the General Corporation Law of the State of Delaware.

IN WITNESS WHEREOF, I do sign my name as Secretary of POTTER & JOHNSTON COMPANY this 28th day of September 1971.

Secretary Suff

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The foregoing Agreement of Merger, having been approved by resolutions adopted by the respective Boards of Directors of the Constituent Corporations, having thereafter been executed by the respective Constituent Corporations in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-342 of the General Corporation Law of the State of Arizona, having thereafter been adopted by the sole stockholder of each of the respective Constituent Corporations, and such facts having been certified thereon by the Secretary, of each of the Constituent Corporations under the seal thereof, all in accordance with the laws of the State of Delaware and the State of Arizona, is hereby again executed in accordance with Section 103 of the General Corporation Law of the State of Delaware and Section 10-344 of the General Corporation Law of the State of Arizona this 28th day of September 1971.

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FAIRBANKS MORSE INC,

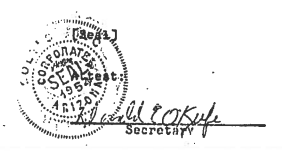
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MICKEY THOMPSON ENTERPRISES, INC.,

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QUINCY INC.

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MACHINERY TRADING INC.

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Secretary Secretary

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Attest:

POTTER & JOHNSTON COMPANY,

by Cuill

President

Secretary

STATE OF NEW YORK,)
COUNTY OF NEW YORK,)

BE IT REMEMBERED that on this 28th day of September 1971, personally came before me FRANK J. EVANGELIST, JR., and DONALD E. O'KEEFE, President and Secretary, respectively, of COLT'S INC, a corporation of the State of Arizona, and one of the corporations party to the foregoing Agreement of Merger, known to me personally to be such, and acknowledged said Agreement of Merger to be the act and deed of said corporation; that the facts stated therein are true; that the signature of the President is his proper handwriting; and that the signature of the Secretary is his proper handwriting; and that the seal affixed is the common or corporate seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

[Seal]

VERONICA McCARTAN
NOTARY PUBLIC, State of New York
No. 31-7794225
Qualified in New York County

Commission Expires March 30, 1972

STATE OF NEW YORK,)
COUNTY OF MEW YORK,)

BE IT REMEMBERED that on this 28th day of September 1971, personally came before me FRANK J. EVANGELIST, JR., and DONALD E. O'KEEFE, President and Secretary of ELOX INC, a corporation of the State of Delaware, and one of the corporations party to the foregoing Agreement of Merger, known to me personally to be such, and acknowledged said Agreement of Merger to be the act and deed of said corporation; that the facts stated therein are true; that the signature of the President is his own proper handwriting; and that the signature of the Secretary is his own proper handwriting; and that the seal affixed is the common or corporate seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

VERONICA MCCARTAN NOTARY PUBLIC, State of New York No. 31-7794225

Qualified in New York County Commission Expires March 30, 1972

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STATE OF NEW YORK,)
COUNTY OF NEW YORK,)

BE IT REMEMBERED that on this 28th day of September 1971, personally came before me WILLIAM D. FORD, and DONALD E. O'KEEPE , President and Secretary of GEORGE L. DETTERBECK COMPANY, a corporation of the State of Delaware, and one of the corporations party to the foregoing Agreement of Merger, known to me personally to be such, and acknowledged said Agreement of Merger; to be the act and deed of said corporation; that the facts stated therein are true; that the signature of the President is his own proper handwriting; and that the signature of the Secretary is his own proper handwriting; and that the seal affixed is the common or corporate seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

O [Seal]

NOTARY PUBLIC
VERONICA MCCARTAN
NOTARY PUBLIC. State of New York
No. 31-7794225

Qualified in New York County Commission Express March 30, 1972 STATE OF NEW YORK,) ss.:

BE IT REMEMBERED that on this 28th day of September

1971, personally came before me WILLIAM D. FORD, and

DONALD E. O'KEEFE , President and Secretary of LIBERTY

INDUSTRIAL PARK CORPORATION, a corporation of the State of

Delaware, and one of the corporations party to the foregoing

Agreement of Merger, known to me personally to be such, and

acknowledged said Agreement of Merger to be the act and deed

of said corporation; that the facts stated therein are true;

that the signature of the President is his own proper handwriting;

and that the signature of the Secretary is his own proper hand
writing; and that the seal affixed is the common or corporate

seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

Notary Public

VERONICA MCCARTAN NOTARY PUBLIC. State of Hew York No. 31-7794225 Quelified in New York County

Qualified in New York County

Commission Expires March 30, 1972

STATE OF NEW YORK,) ss.:
COUNTY OF NEW YORK,)

BE IT REMEMBERED that on this 28th day of September 1971, personally came before me WILLIAM D. FORD, and DONALD E. O'KEEFE, i resident and Secretary of MICKEY THOMPSON ENTERPRISES, INC., a corporation of the State of Delaware, and one of the corporations party to the foregoing Agreement of Merger, known to me personally to be such, and acknowledged said Agreement of Merger to be the act and deed of said corporation; that the facts stated therein are true; that the signature of the President is his own proper handwriting; and that the signature of the Secretary is his own proper handwriting; and that the seal affixed is the common or corporate seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

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VERONICA MCCARTAN NOTARY PUBLIC, State of New York No. 31-7794225

Notary Public

Qualified in New York County Commission Expires March 30, 1972 STATE OF NEW YORK.)
COUNTY OF NEW YORK.)

BE IT REMEMBERED that on this 28th day of September 1971, personally came before me WILLIAM D. FORD, and DONALD E. O'KEEFE, President and Secretary of PHATT & WHITNEY INC, a corporation of the State of Delaware, and one of the corporations party to the foregoing Agreement of Merger, known to me personally to be such, and acknowledged said Agreement of Merger to be the act and deed of said corporation; that the facts stated therein are true; that the signature of the President is his own proper handwriting; and that the signature of the Secretary is his own proper handwriting; and that the seal affixed is the common or corporate seal of said corporation.

OIVEN under my hand and seal of office the day and year aforesaid.

Notary Public

[Seal]

VERONICA MCCARTAN NOTARY PUBLIC, State of New York No. 31-7794225 Qualified in New York County Commission Expirus March 30, 1972 STATE OF NEW YORK,) sa.:

BE IT REMEMBERED that on this 28th day of September 1971, personally came before me FRANK J. EVANGELIST, JR., and DONALD E. O'KEEFE, President and Secretary of QUINCY INC, a corporation of the State of Delaware, and one of the corporations party to the foregoing Agreement of Merger, known to me personally to be such, and acknowledged said Agreement of Merger to be the act and deed of said corporation; that the facts stated therein are true; that the signature of the President is his own proper handwriting; and that the signature of the Secretary is his own proper handwriting; and that the seal affixed is the common or corporate seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

[Seal]

VERONICA MCCARTAN NOTARY PUBLIC. Stale of New York No. 31-7794225 Qualified in New York County Commission Expires March 30, 1972 STATE OF NEW YORK,)
COUNTY OF NEW YORK.

BE IT REMEMBERED that on this 28th day of September 1971, personally came before me PRANK J. EVANGELIST; JR., and DONALD E. O'KEEPE , President and Secretary of MACHINERY TRADING INC, a corporation of the State of Delaware, and one of the corporations party to the foregoing Agreement of Merger, known to me personally to be such, and acknowledged said Agreement of Merger to be the act and deed of said corporation; that the facts stated therein are true; that the signature of the President is his own proper handwriting; and that the signature of the Secretary is his own proper handwriting; and that the seal affixed is the common or corporate seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

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VERONICA MCGARTAN
NOTARY PUBLIC, State of New York
No. 31-7794225
Qualified in New York County
Commission Expires March 30, 1972

STATE OF NEW YORK.)
COUNTY OF NEW YORK.)

BE IT REMEMBERED that on this 28th day of September 1971, personally came before me FRANK J. EVANGELIST, JR., and DONALD E. O'KEEFE , President and Secretary of FAIRDANKS MORSE INC, a corporation of the State of Delaware, and one of the corporations party to the foregoing Agreement of Merger, known to me personally to be such, and acknowledged said Agreement of Merger to be the act and deed of said corporation; that the facts stated therein are true; that the signature of the President is his own proper handwriting; and that the signature of the Secretary is his own proper handwriting; and that the seal affixed is the common or corporate seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

[Seail

VERONICA McCARTAN
NOTARY PUBLIC, State of New York
No. 31-7794225
Distribution in New York County

Notary

Qualified in New York County Commission Expires March 30, 1972 STATE OF NEW YORK,) ss.

BE IT REMEMBERED that on this 28th day of September

1971, personally came before me WILLIAM D. FORD, and

DONALD E. O'KEEFE , President and Secretary of POTTER & JOHNSTON

COMPANY, a corporation of the State of Delaware, and one of

the corporations party to the foregoing Agreement of Merger,

known to me personally to be such, and acknowledged said Agreement of Merger to be the act and deed of said corporation; that

the facts stated therein are true; that the signature of the

President is his own proper handwriting; and that the signature

of the Secretary is his own proper handwriting; and that the

seal affixed is the common or corporate seal of said corporation.

GIVEN under my hand and seal of office the day and year aforesaid.

VERONICA MCCARTAN

No. 31-7794225 Qualified in New York County Commission Expires March 30, 1972

Certificate of Agreement of Merger of the "COLT'S INC", a corporation organized and existing under the laws of the State of Arizona, "ELOX INC", "GEORGE L. DETTERBECK COMPANY", "LIBERTY INDUSTRIAL PARK CORPORATION", "MICKEY THOMPSON ENTERPRISES, INC.", "QUINCY INC", "PRATT & WHITNEY INC", "MACHINERY TRADING INC" and "POTTER & JOHNSTON COMPANY", corporations organized and existing under the laws of the State of Delaware, merging with and into the "FAIRRANKS MORSE INC", a corporation organized and existing under the laws of the State of Delaware, under the name of "COLT INDUSTRIES OPERATING CORP", as preceived and filed in this office the twenty-ninth day of September, A.D.

And I do hereby further certify that the aforesaid Corporation shall

governed by the laws of the State of Delaware.